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## **Declaration of Lauren Hansen**

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1. I am an attorney with the Public Interest Law Project. I represent Proposed Intervenors

Hospitality House, Coalition on Homelessness, and Faithful Fools in Proposed Intervenors' request

4 5 for an Order Shortening Time, under Civil Rule 6-3, for the Court to hear the Motion to Intervene.

2. I have made efforts to contact both Plaintiffs and Defendant's Counsel to inform them of

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Proposed Intervenors' interests in this case and to see if they would not oppose our Motion for

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Intervention, filed concurrently.

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3. On June 2, 2020, I contacted Counsel for Plaintiffs and Defendants by email, and sent them a

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letter informing them of Proposed Intervenors' intention to intervene in this case, explaining the

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reasons that we believe Proposed Intervenors should be granted intervention, and to learn whether

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they would oppose the motion.

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4. On June 3, 2020, I called both parties' counsel to follow-up on my email and to discuss

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intervention. Neither counsel was available at the time.

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5. Later that day, at around 4:30 p.m., Plaintiffs' Counsel, Michael Kelly, responded by email that he was unable to agree to not oppose our attempt to intervene in the case, but also said that he

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would review the intervention papers after filing and determine the most appropriate response.

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and County of San Francisco, who also indicated he could not agree to not oppose our motion to

On June 4, 2020, I spoke to Defendant's counsel Jeremy Goldman, City Attorney for the City

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intervene at this time, but would review the papers after filing.

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7. I understand from the court docket that there are no substantive hearings scheduled and none

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have occurred. I also understand that the parties have participated in multiple settlement

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conferences.

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8. On June 5, 2020, at around 4:00 p.m., I called Jeremy Goldman again to gain a better

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understanding of the likelihood of settlement and whether he thought settlement was imminent.

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9. Mr. Goldman was unable to give me any specific updates, other than that the parties would

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be meeting to discuss settlement on Monday, June 8, 2020.

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10. I do not believe that an order shortening time would have an effect on the schedule for the

28 case. Civil L.R. 6-3(a)(6).

- 11. The most recent scheduling entries on ECF shows a scheduling conference on June 8 at 12:00 p.m., a Case Management Statement deadline on June 18, and a further case management conference on June 19 at 2:00 p.m.
- 12. I declare under penalty of perjury that the foregoing is true and correct.

DATED: June 9, 2020

Ву:

LAUREN HANSEN